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		E-Filed 7/12/10
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67	Attorneys for Defendant SONY COMPUTER ENTERTAINMENT AMERICA LLC	
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11		
12	In re SONY PS3 LITIGATION	CASE NO. CV 09-04701 (RS)
13		STIPULATION AND [PROPOSED] ORDER TO EXTEND TIME
14 15		Dept: Courtroom 3 Judge: Hon. Richard Seeborg
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DLA PIPER LLP (US) SAN FRANCISCO CASE NO. CV 09-04701 (RS)

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1	Pursuant to Local Rule 6-1 of the Northern District of California, it is hereby stipulated		
2	and agreed by Plaintiffs and defendant Sony Computer Entertainment America LLC ("SCEA"),		
3	by and through their attorneys of record, as follows:		
4	Following the hearing regarding SCEA's Motion To Dismiss on June 24, 2010, and in		
5	recognition that the Court's ruling on that motion will likely affect the initial disclosures and any		
6	settlement discussion, the parties have stipulated to continue their deadline to serve disclosures		
7	pursuant to Fed. R. Civ. P. 26, to 10 days after SCEA files an answer or a subsequent motion to		
8	dismiss. The parties also hereby stipulate to continue their deadline to attend a mediation to 120		
9	days after SCEA files an answer or a subsequent motion to dismiss.		
10	Dated: July 12, 2010 GISKAN SOLOTARO STEWART LLP	FF ANDERSON &	
11	11 KAMBERLAW LLC		
12	FINKELSTEIN THON	MPSON LLP	
	13 By /s/ Oren S. Giska	an	
	OREN S. GISKAN SCOTT KAMBER		
	ROSEMARY RIV.	AS	
	JOHN KENNEDY EVERETT HORM		
17	LESLIE LALUZEI		
	18 Dated: July 12, 2010 DLA PIPER LLP (US)		
	By /s/ Carter Ott		
	CARTER W. OTT	n dont	
	13 FED 7 G 1 T 7 G	ndant R ENTERTAINMENT OF	
	22 AMERICA LLC		
23			
24	, , , , , , , , , , , , , , , , , , , ,	I, Carter Ott, am the ECF user whose ID and password are being used to file this	
25	STIPULATION TO EXTEND TIME. In compliance with General Order 45, X.B., I hereby attest		
26	that Oren Giskan has concurred in this filing.		
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ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED: The parties' deadlines to serve disclosures pursuant to Fed. R. Civ. P. 26 is continued to 10 days after SCEA files an answer or a subsequent motion to dismiss. The parties' deadline to attend mediation is hereby continued to 120 days after SCEA files an answer or a subsequent motion to dismiss. IT IS SO ORDERED. DATED: __July 12 , 2010 United States District Judge